Approved, SCAO OSM CODE: OHA

## STATE OF MICHIGAN PROBATE COURT COUNTY

## INITIAL ORDER FOLLOWING HEARING ON PETITION FOR ADMISSION

CIRCUIT COLI	COUNTY RT - FAMILY DIVISION	ON PETITION FOR	ADMI	SSION			
	ı						
Court ORI	Date of birth	Race	Sex	Current address	of individual		
Date of Hearing	g:	Judge:		'			
2 A netition has h	neen filed hy				255	serting that the al	Bar no. hove named
2. A polition has i	peen filed by	r name (type or print)				scring that the al	JOVE Harried
individual is a p	person requiring treat	ment.					
	was present i					with	
4. The individual	was not prese	ent for reasons stated on the	recor	d. The h	nearing wa	as	a jury.
Present were:					, at	torney for the inc	lividual, and
					at	torney for the pe	titioner
6. ☐ Testimony w	vas given by vas not given becaus	vived by the individual and the least to en			y.		
and as a res a. can be others, b. is unab future, (Check item c. c. whose the res	reasonably expected, and has engaged in a color to attend to those and has demonstrated if the proceeding original gradient is so impainted.	d within the near future to interest an act or acts or made significated basic physical needs that meed that inability by failing to a ginated as a petition directly to the fired the individual is unable to ess can be reasonably expected.	ention ant thr ust be attend court.)	eally or unintent eats that are su attended to in to those basic erstand the nee	tionally sell bstantially order to a physical n	riously physically supportive of the void serious hardeds.	injure self or expectation. m in the near
-		atment program that is an alto individual's treatment needs uture.					
		SEE SECON	D PA	GE			

Do not write below this line - For court use only

9.		hospital can provide treatment						
	10.	<ul> <li>vhich is adequate and appropriate to the individual's condition.</li> <li>The individual is not a person requiring treatment.</li> <li>The individual has been hospitalized involuntarily two or more times within the two year period immediately preceding the filing of the petition and has rejected aftercare programs and treatment.</li> </ul>						
IT	s o	RDERED that the individual:						
	12.	Be hospitalized in the previously mentioned hospital for a period not to exceed 60 days.						
	13.	Undergo combined hospitalization and alternative treatment for a period not to exceed 90 days. Hospitalization in the previously mentioned hospital shall not exceed 60 days. Alternative treatment shall be under the supervision of community mental health services program a mental health agency or professional						
		as follows:						
		An initial hospitalization period shall not exceed days.						
	14.	Is discharged from the hospital and shall undergo an alternative treatment program under the supervision of  community mental health services program  a mental health agency or professional						
		for a period not to exceed 90 days as follows:						
	15.	If the individual refuses to comply with a psychiatrist's order to return to the hospital, a peace officer shall take the individual into protective custody and transport the individual to the hospital designated by the psychiatrist.						
16.		nless the petition is denied, dismissed, or withdrawn, the Michigan Department of State Police shall immediately enter the dividual's identifying information in this court order on the law enforcement information network.						
	17.	Is discharged and the petition is  denied on the merits.  dismissed/withdrawn.						
		felony charges have been previously dismissed under MCL 330.2044(1)(b) and the time for petitioning to refile charges as not elapsed:						
	a.	. not less than 30 days before the scheduled release or discharge, the director of the treating facility shall notify the prosecutor's office in the county in which charges against the person were originally brought that the patient's release or discharge is pending.						
	b.	not less than 30 days before the scheduled release or discharge, the patient to be released or discharged shall undergo a competency examination as described in MCL 330.2026. A copy of the written report of the examination along with the notice required in item 18.a. above shall be submitted to the prosecutor's office in the county in which the charges against the patient were originally brought. The written report is admissible as provided in MCL 300.2030(3).						

Judge

Date